

State of New Jersey Department of Environmental Protection and Energy

Division of Responsible Party Site Remediation CN 028 Trenton, NJ 08625-0028

Jeanne M. Fox Acting Commissioner Karl J. Delaney Director

MAR 1 6 1994

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Edward A. Hogan Porzio, Bromberg & Newman 163 Madison Avenue Morristown, NJ 07960

RE: Hexcel Corporation
Lodi Borough, Bergen County
ISRA Case #86009

Dear Mr. Hogan:

The New Jersey Department of Environmental Protection and Energy (NJDEPE) has reviewed the proposed schedule for the projected completion of all remedial activities and associated cost estimates included with A. William Nosil's letter dated February 24, 1994. The Remedial Activities Schedule and associated cost estimates are not acceptable at this time. The schedule and cost estimates failed to incorporate the investigation and/or remediation of all areas of environmental concern (AOC's), including those noted below, in accordance with the Technical Requirements for Site Remediation N.J.A.C. 7:26E.

The schedule and cost estimates did not include the following remedial activities required by the New Jersey Department of Environmental Protection and Energy's (NJDEPE's) letter dated October 26, 1993:

- a) bedrock ground water investigation in the area of monitor well 1 (MW1) and MW17,
- b) immediate implementation of full scale dense non-aqueous phase liquids (DNAPL) recovery,
- c) installation of a DNAPL barrier to be constructed adjacent to the Saddle River, and
- d) determination of location and subsequent installation of a shallow overburden monitoring well on the opposite side of the Saddle River.

In addition, the delineation of contaminants in soil and ground water is not complete as previously discussed in our February 10, 1994 meeting and thus should also be included in the schedule and cost estimate. In particular, the NJDEPE's review of the September 17, 1993 Progress Report revealed that delineation of the upper overburden aquifer south of MW22 and MW31 is required to define the full extent of the contaminant plume so that Hexcel Corporation

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can evaluate whether the recovery system can provide adequate capture.

Hexcel Corporation shall submit a revised Remedial Activities Schedule and cost estimate which includes the above mentioned remedial activities within 15 calendar days of receipt of this letter. Please be advised that the schedule shall include all remedial activities required to the completion of the case as opposed to the February 24, 1994 schedule which only addresses two years of remedial activities.

If you have any questions regarding this letter, please contact the Case Manager, Joseph J. Nowak, at 609-633-7141.

Sincerely,

Douglas Stuart, Bureau Chief

Bureau of Environmental Evaluation
And Cleanup Responsibility Assessment

c: A. William Nosil, Hexcel Corporation James Higdon, FOA Corporation Barclays Bank

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